

TERRY NOW IN JAIL

The Sheriff of King William County
Brings Him Up to Richmond.

HE DID NOT EVADE ARREST

over When the Officers Went to
his House—Denies Having Said He
Passed Two of the Forged Orders

Tomlinson and Policeman Gibson made a fruitless trip to King William last Friday. He is now a prisoner in the city jail, and has been assigned to the same cell with Commissioner-of-the-Revenue Burnie Taylor, who, like himself, is charged with passing forged court orders for the main

Terry arrived here Saturday night in custody of Sheriff J. L. Wilroy, of Kinross, William, to whom he voluntarily surrendered himself, but he was not delivered over to the authorities here.

train Saturday, the sheriff and his prisoner went to Murphy's Hotel and spent the night at the residence of Mr. John Bowers, Jr., a personal friend of Terry's. After breakfast Sunday morning the sheriff took his prisoner to the Second

Police Station, where he delivered over to Captain Angle, who extended him a cordial welcome and read to him the warrant, which charges that he did utter and attempt to employ as true a certain false, forged, and counterfeit, certified and attested order of court purporting to be an order of the County Court of New

H. Wilson for the sum of \$150 for maintenance and care of one Fannie Wilson a lunatic.

IN THE CAPTAIN'S OFFICE.

He remained in the station-house until yesterday morning, but was not locked in a cell, and when the Police Court convened he was present and responded to his name. He was not represented by

will defend him, and Sergeant Tomline, asked for a continuance of the examination until Wednesday. The request was granted, and Terry was remanded to jail.

He was seen at the jail yesterday by a Dispatch man, but further than the bare statement that he was guilty of no crime he would say nothing about his case. He

6 feet in height and built proportionately. He wears a reddish-brown beard, a couple of inches long, and is apparently about 40 years of age.

He told the Dispatch man that he has never attempted to evade arrest, but was in Hanover county, visiting the family of his father-in-law when the officers came after him.

the visit of the detectives and the support of their mission he immediately started out to find the Sheriff of the county and give himself into the custody of that official. He met the Sheriff, with whom, by the way, he is quite intimate while the latter was in quest of him, and together the two journeyed to Richmond.

ment said to have been made by him. Sergeant Tomlinson said that he had passed two lunatic orders, and said that he had never made any such admission. Said he: "I have seen Mr. Tomlinson, and he has told him that he was wrong, and that he must have misunderstood me."

think I would be doing him justice to discuss the matter before consulting him. My examination has been set for Wednesday, and everything will come out then.

Mr. Haw, who is Commonwealth's Attorney of Hanover, is expected in the city to-day.

Although it was understood Saturday that the attorneys for Burnley Taylor

before Judge Witt yesterday, and endeavor to secure their client's release. In bail, no such proceedings were taken, and lawyers studiously avoid discussing the case with newspaper-men, but it is not believed that they will make no effort to secure Taylor's release until his trial next month. In the mean time he is being made as comfortable as possible.

JUDGES MUST SIGN THEM.

The detection of these forgeries cause the adoption of more stringent rules to protect the State Treasury against them.

Auditor Marye does not believe there has ever been a forgery of this kind which was not promptly detected, and thinks, however, that for the better

allowed by the judge of each county could be made out and certified by the judge and the clerk of the court, and then forwarded to the Auditor's office in advance of the claims themselves. Then when the claims come in it would be a simple matter to verify them by the list.

The Richmond correspondent of the *Times-Democrat* writes to the

in speaking to-day of the alleged paucity of bogus orders upon the Commonwealth, said the present system of verifying claims was defective, and it is not difficult matter to impose upon the State Government. When in the House during the session of 1887-'88, he offered a bill looking to the establishment of a better system, but it was defeated. The gentleman

The Corset at the Paris Academy

Ladies with their refined sense of feeling, which guides them in matters pertaining to beauty, did not wait for this verdict before making use of the

Now, for suppleness, as well as hygiene, one must know how to choose a corset. For some years past real whalebone has become too rare, and, therefore, so expensive that the trade was forced to accept, as substitutes, the palliatives of

all ladies who wish to take care of the beauty, their health, and almost their life, never to use. Let them be very careful of steel whale-bones—two worn which have no right or reason to be coupled together—banishing inextinguishable their employment, either in their corsets or in their bodices. Under a hypocrite covering, which at sight and touch gives

is hidden some heavy, and, in certain instances, dangerous, object.

Do not say that we exaggerate, the slightest accident, a slip, a fall, movement, the steel breaks, and it snaps sharply; it bends back, and the edges are rough like a saw, with which it makes atrocious wounds, which are incurable.

Quite lately, at Mons, in Belgium,

worn these terrible steels she would not have suffered from nothing more than a harmless fall. With the steel in her corset, a fall became mortal. The so-called whalebone, on breaking, left, as it always does, a rough, jagged edge, which tore open a terrible wound in the poor girl's breast from which she died. Other numerous accidents, which, if not mortal, are

Messrs. Edwin A. Ezekiel, R. S. Valentine, and A. Y. Noel, and M.

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